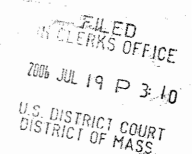
## UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

Bienvenido I. Lugo-Marchant Plaintiff.

Civil Action No. 05 11317 NMG



Peter Tsickritzis, Kevin Kingston, and United Liquors Limited et al., Defendant

## INITIAL DISCLOSURE OF PLAINTIFF, LOCAL RULE 26.2, FRCP 26(a)(1)

Plaintiff, Bienvenido I. Lugo-Marchant, discloses the following:

- The person(s) who Plaintiff knows or believes to have discoverable information relevant to the Plaintiff's Complaint:
  - Self- Plaintiff remembers his having worked for the Defendants, offers of training, offers of promotion, demotion of desirable work, denial of promotion after asking for explanation from Defendants, harassment, medical plan cancellation, denial of light work accommodation, subjection to hostile work environment, retaliatory actions, and discrimination for unlawful and racists reasons.
  - MCAD/EEOC- MCAD/EEOC have documents related to the Plaintiff
  - Defendants- Defendants (as defined by Defendants in their Initial Disclosure of Defendants; section 1. a-g) have documents related to the Plaintiff having worked for the Defendants and his MCAD/EEOC claims. Also, Laura Stec, Sara Corbett (Sarah Corbett, Sarah Corbet), Howie [office assistant], Jonathan Barry, James Tye, Timothy Bishop, Mark McGill and other employees and former employees not remembered by their complete names.
  - d. John Moran's Office, Esq.
    - Represented the Plaintiff in a workers comp' claim. 224 Main Street Brockton, MA 02301
  - John Doherty, MD.
    - Dr. Doherty has some knowledge about the Plaintiff
  - Rina Bloch, MD., New England Medical Center
    - i. Dr. Bloch has some knowledge about the Plaintiff.

- g. Hale and Dorr, LLP- Hale and Dorr, LLP represented the Defendants at MCAD/EEOC in relation with the Plaintiff's claim.
- h. Horizon Beverages ["HB"] 80 Stockwell Dr., Avon, MA 02322
  - Some employees at HB asked the Plaintiff about the Defendants and commented to him that the Defendants divulged secrets to HB regarding legal actions initiated by the Plaintiff.
- 2. Plaintiff further discloses that in his possession are documents related to this matter, including:
  - a. Plaintiff's personnel file [excerpts sent by Defendants].
  - b. Documents related to Plaintiff's charge of discrimination filed with the MCAD/EEOC.
- Plaintiff discloses that if some new documents, facts or persons, as defined by the Defendants, appear then Plaintiff will communicate it to the Defendants as soon as possible.
- 4. At the time of this writings Plaintiff has no experts.

Respectfully submitted, Bienvenido I. Lugo-Marchant

Pro se, in forma pauperis.

## **CERTIFICATE OF SERVICE**

I hereby certify that a true copy of this document was served upon the defendant's counsel, JACKSON LEWIS, by first class mail, postage paid and by fax on Tuesday, July 18, 2006